REMARKS

Responsive to the outstanding Office Action, applicant has carefully studied the Examiner's rejections. Claim 7 has been amended herein. It is respectfully submitted that no new matter has been entered in these amendments. Favorable reconsideration of the application in light of the following detailed arguments and amendments is respectfully requested.

REJECTION OF CLAIMS UNDER 35 USC §112

Claims 7-11 were rejected under 35 USC 112 first paragraph as failing to comply with the enablement requirement. The Examiner noted that the claim referred to production of "nitrogen fertilizer" while the description was specifically drafted to urea fertilizer.

Claims 7-11 were also rejected under 35 USC 112 second paragraph as being indefinite for lacking antecedent basis for "product" and "product stream."

In response thereto, and as suggested by the Examiner, claim 7 has been amended as follows:

"urea fertilizer" has been substituted for "nitrogen fertilizer";

"urea product stream" has been substituted for "product"; and

"urea" was inserted before "product".

In view of the above, reconsideration and withdrawal of the rejections under 35 USC 112, first and second paragraphs are respectfully requested.

SUMMARY

It is believe that the above amendments place the application in condition for allowance. Should the Examiner wish to modify the application in any way, applicant's attorney suggests a telephone interview in order to expedite the prosecution of the application.

Respectfully submitted,

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